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09/600,523	A BBONI	Washington, D.C. 20231	L P-3021.001 L
U.S. APPLICATION NO.		FIRST NAMED APPLICANT	ATTY, DOCKET NO.
5071 <u>PCT/EP99/0037</u> 0			
JOHN C EVANS		·	IATIONAL APPLICATION NO.
REISING ETNHINGT	ON BARNES KISS	ELLE LEARM	
P O BOX 4390 TROY MI 48099		LA FILING	DATE/22/99 RIGRITY DATE 1/23/98
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			08/08/00
I		DATE MAILED:	
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED			
STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)			
1. The following items have been	submitted by the applicant	or the IB to the United States	Patent and Trademark
Office as a Designated C	Office (37 CFR 1.494),		•
U.S. Basic National Fee.	ice (37 CFR 1.495):		
Copy of the international a	oplication in:		
a non-English	language.		•
Translation of the internation	onal application into Englis	h.	·
Oath or Declaration of inve	entors(s) for DO/EO/US.		
Copy of Article 19 amends	mendments into English		
The International Prelimina	ry Examination Report in	English and its Annexes, if any	ART34-CLAIMS HAS DEA
Translation of Annexes to Preliminary amendment(s)		y Examination Report into Eng	HISH ENTERD-
Information Disclosure Sta		and	- Pre andt don't Match
☐ Assignment document.			ENTERD - - PAR (MIT don't Match (INT 34 CHAINS
Power of Attorney and/or (Substitute specification file	change of Address.		WU 84 ONT
Statement Claiming Small	Entity Status.		•
Priority Document.	earch Report A and conic	s of the references cited therein	n. · · · .
Other: ART 24 SUNCE	\$1) / DO \$ 1/2/ /	1/21M5-11N/285-	DE-CLIPST AM + ENGRA)
2. The following items MOST be	furnished within the perib	1990t forth below in order to co	implete the requirements for
acceptance under 35 U.S.C. 371: a. Translation of the application into English. Note a processing fee will be required if submitted			
later than the appropriate	20 or 30 months from the	priority date.	ng to
The current transl Translation.	ation is defective for the re	easons indicated on the attached	Notice of Defective
☐ b. Processing fee for provi	ding the translation of the	application and/or the Annexes	later that the
appropriate 20 or 30 mg	nths from the priority date	(37 CFR 1.492(f)). with 37 CFR 1.497(a) and (b)	identifying the application
by the International appl	ication number and interna	tional filing date.	
The current oath	or declaration does not con	aply with 37 CFR 1.497(a) and	(b) for the reasons indicated
on the attached Po		er that the appropriate 20 or 30	months from the
priority date (37 CFR 1.	492(e)).		
3. Additional claim fees of \$dependent claim fee, are required.	as a _ large en	tity small entity, including	any required multiple
which fees are due (37 CFR 1.492			
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ALL OF THE ITEMS SET FOR MONTH FROM THE DATE OF	THIS NOTICE OR BY	121 OR 7 31 MONTHS FR	OM THE PRIORITY
DATE FOR THE APPLICATION	N, WHICHEVER IS LAT	TER. FAMURE TO PROPE	RLY RESPOND WILL
RESULT IN ABANDONMENT.		'	•
The time period set above may be	extended by filing a petition	on and fee for extension of time	under the provisions of 37
CFR 1.136(a).			
4. Translation of the Annexes MU	JST be submitted no later t	hat the time period set above o	r the annexes will be
cancelled. Note processing fee wi	ll be required if submitted	later than 30 months from the	priority date.
 The Article 19 amendments 1.494(d)) or 30 (37 CFR 1.495(d)) 			appropriate 20 (37 CFR
1.434(d)) 01 30 (37 C1 K 1.435(d))	mondis from the priority		•
Applicant is reminded that any con			
address given in the heading and i	actude the U.S. application	no. snown above. (37 CFR 1.	J)
A copy of this notice MUST be returned with this response.			
Enclosed: PCT/DO/EO/917	□ Notice of Defective	e Translation	1,1,7
PTO-875 FORM PCT/DO/EO/905 (Decemi		Vonda M. Wall	ace // W